## UNITED STATE DISTRICT COURT DISTRICT OF MASSACHUSETTS

QWEST COMMUNICATIONS	)
INTERNATIONAL, INC.,	)
a Delaware corporation,	)
Plaintiff,	) )
	) CIVIL ACTION NO.: 04-11878-RCL
v.	)
CONQWEST, INC.,	) )
a Massachusetts corporation,	)
Defendant.	)
	)

## DEFENDANT'S MOTION TO COMPEL DEPOSITION OF GARY WALDNER

Defendant, CONQWEST, Inc. (hereinafter "Defendant"), respectfully moves this

Court to compel the deposition of Gary Waldner within the Commonwealth of

Massachusetts. For reasons set forth more fully in Defendant's Memorandum in Support

of Motions to Compel Deposition of Donald DeRisi, Adam Rennert, Christine Searls,

Kelly Moravek, Douglas Kerry, Gary Waldner, and Rick Duffy, filed herewith,

Defendant states that adequate notice for such deposition was provided and the deponent
failed to appear or present an alternate date. Defendant states that it has been informed by

Plaintiff's Counsel that Plaintiff refuses to produce any witness in the Commonwealth of

Massachusetts, including Gary Waldner, aside from the witness identified as the

Fed.R.Civ.P. 30(b)(6) deponent. Defendant states that the noticed deponents are employees

of the Plaintiff who were disclosed by the Plaintiff within Plaintiff's Initial Rule 26

Disclosure and within Plaintiff's Supplemental Rule 26 Disclosure. Disclosure and within Plaintiff's Supplemental

Rule 26 Disclosure as witnesses having relevant and material information to support the Plaintiff's case. The Plaintiff now refuses to produce said witness within the jurisdiction. It is a hardship on defendant to travel to seek relevant discoverable relative evidence to Plaintiff's case and as such the Court must Order deponent be produced within the jurisdiction.

**WHEREFORE**, Defendant respectfully requests that this Court enter an Order:

- To compel Donald DeRisi to appear for his deposition within the
   Commonwealth of Massachusetts within five (5) days of the date of said
   Order;
- 2. For costs associated with bringing the within Motion to Compel; and
- 3. For such other and further relief as this Court deems necessary and just.

Defendant, CONQWEST, Inc. By their attorneys,

Rosemary A. Macero, BBO# 544271 Macero & Associates, P.C. One Thompson Square, Suite 301 Boston, MA 02129 617-242-5000

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Dated: February 8, 2006

## **CERTIFICATE OF SERVICE**

I, Rosemary A. Macero of Macero & Associates, P.C., hereby certify that on the 8<sup>th</sup> day of February, 2006, I caused a copy of the foregoing document to be served by First Class Mail, postage prepaid, upon Heidi Harvey attorney for Qwest Communications International, Inc., at 225 Franklin Street, Boston, MA 02110-2804.

Rosemary A. Macero